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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
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In re application of: Gentz et al.

Serial No.: 09/006,352

Group Art Unit: 1634

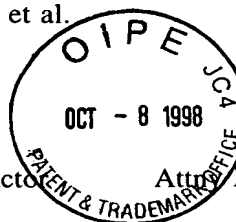
Filed: January 13, 1998

Examiner: Not assigned

For: Tumor Necrosis Factor
Receptors 6 α & 6 β

Attn: Docket No.: PF454

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INFORMATION DISCLOSURE STATEMENT
PURSUANT TO 37 CFR 1.97(b)

MATRIX
SERVICE CENTER

Assistant Commissioner For Patents
Washington, D.C. 20231

H. A. Brookes
10-15-98

Sir:

Applicants request that the references listed on the enclosed Form PTO-1449 be made of record in the present application. A copy of each reference is enclosed.

No office action has been received in the present application.

Applicants wish to bring to the attention of the Examiner that SEQ ID NOS:1, 3 and 17, and the cDNA clones HPHAE52 and HTPCH84 of the present invention are related to SEQ ID NO:3916 disclosed in US Serial No. 08/803,610. SEQ ID NOS:1, 3 and 18, and the cDNA clones HPHAE52 and HTPCH84 of the present invention are related to SEQ ID NO:4095 disclosed in US Serial No.08/276,163. SEQ ID NOS:1 and 3, and the cDNA clones HPHAE52 and HTPCH84 of the present invention are related to SEQ ID NO:11,030 disclosed in US Serial No. 08/346,731.

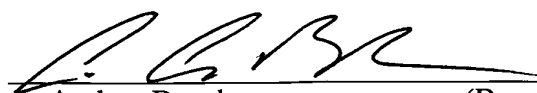
The above information is presented so that the Patent and Trademark Office can determine any materiality thereof to the claimed invention. See 37 CFR 1.104(a) and 1.106(b) concerning the PTO duty to consider and use any such information. It is respectfully requested that the information be considered during the prosecution of this application.

Identification of the listed references is not to be construed an admission of any individual associated with the filing or prosecution of the subject application that such references are available as "prior art" against the subject application. Furthermore, Applicants do not waive any rights to appropriate action to establish patentability over any of the listed documents should they be applied as references against the claims of the subject application.

Applicants believe that no fee is required for this submission. However, should a fee be due, please charge such fee to Deposit Account No. 08-3425. A duplicate of this page is enclosed.

Respectfully submitted,

Dated: 10/08/98



A. Anders Brookes
Attorney for Applicants

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